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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE to a collection of information unless it displays a valid OMB control number. Under the Paperwork Reduction Act of 1995, no persons are required to respond Application Number 10 / 772,188 Filing Date TRANSMITTAL 02-03-2004 **First Named Inventor FORM** GRALENSKI Art Unit 1763 **Examiner Name** K. Moore (to be used for all correspondence after initial filing) Attorney Docket Number Solaicx 1 Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) **Appeal Communication to Board** Licensing-related Papers of Appeals and Interferences Fee Attached Appeal Communication to TC Petition (Appeal Notice, Brief, Reply Brief) Amendment/Reply Petition to Convert to a Proprietary Information After Final Provisional Application Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Endosure(s) (please Identify **Terminal Disclaimer Extension of Time Request** below): Request for Refund **Express Abandonment Request** CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) Substitute Sheet and copy of Notice of Non Compliant Amendment Reply to Missing Parts/ Incomplete Application

Date	October 2, 2006	Reg. No.	32,357		
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Reply to Missing Parts under 37 CFR 1.52 or 1.53

Woodside IP Group

Michael Hetherington

Firm Name

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This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

10/772,188

In the United States Patent and Trademark Office

Applicant:

Nicholas M. GRALENSKI

Docket:

Solaicx 1

Serial No:

10/772,188

Art Unit:

1763

Confirm. No. 4671 Filed:

Date:

Examiner: Karla A. Moore Oct. 2, 2006

For:

February 3, 2004 High Reflectivity

Atmospheric Pressure

Furnace for Preventing

Contamination of A Workpiece

Response to Notice of Non Compliant Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Dear Examiner Moore:

In response to the Notice of Non Compliant Amendment mailed Sept. 20, 2006, a substitute page 21 of the Specification showing changes is attached.

Respectfully submitted,

Solaicx, Inc.

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Referring to Figure 8, one of the mechanisms at work here is that as wire heats up to high temperature it undergoes substantial thermal expansion. It must move or squirm to accommodate length change. Squirming distorts the element geometry and can be a factor in coil spacing. Thus, an aspect of the invention allows free thermal expansion motion, retains intended geometry and avoids stressing of the hot, weak element wire.

4. Heating Element Density

Referring to Figure 6, for high temperature service, a large number of elements working together will reduce the risk that the elements may reach or exceed their maximum service temperature. As the number of elements increases, the ΔT decreases. The ultimate configuration would be on wherein the work is 100% enclosed in a hot surface while the hot surface is surrounded by another enclosure which prevents any heat from escaping. Such a configuration is impossible, but an element design which allows close approximation is very advantageous. In an aspect of the invention, the ability to dispose a relatively dense planar array of heating elements above and below the work and in close proximity to a workpiece, in combination with the highly reflective walls of the process chamber, provides a substantially isothermal chamber with respect to the workpiece where the ΔT is a minimum.

5. Electrical Insulation

Referring to Figures 7, 8A and 8B, electrically powered heat elements will obviously need some type of insulation to prevent closely spaced wires from shorting together or short-circuiting to conductive parts of a furnace structure. At high temperature, however, this insulation must be very carefully chosen. Even high temperature materials like quartz and ceramic are not necessarily adequate.

The presently available heating element material, Kanthal, is a metallic alloy made of nickel, iron containing (apart from iron) chromium (20-30 %), and a few percent aluminum (4-7.5 %), and trace amounts of cobalt. For high temperature service, this alloy, by its nature, forms a surface layer of aluminum oxide. This oxide is a form of corrosion which then becomes highly protective to the remaining underlying metal. Aluminum oxide (in pure crystalline form, sapphire) is one of the most durable of ceramics. It is this nature of Kanthal which makes it a prime high temperature element material.

Any contamination of this surface oxide is likely to degrade its performance. Any insulator in contact with the hot wire would have to be a contamination suspect unless it also is high-grade aluminum oxide. Thus, alumina ceramic emerges as the preferred high temperature insulator, because of its compatibility with Kanthal.

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Ament (37 CFR 1.121)	Examiner	Art Unit		
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3. Amendments to the drawings: A. The drawings are not properly ident "Annotated Sheet" as required by 3 B. The practice of submitting proposed showing amended figures, without to C. Other	d drawing correction has been	alimain at a to D		
 4. Amendments to the claims: A. A complete listing of all of the claims B. The listing of claims does not includ C. Each claim has not been provided we of each claim cannot be identified. number by using one of the following (Previously presented), (New), (Not D. The claims of this amendment paper. E. Other: 	te the text of all pending claims with the proper status identifier Note: the status of every claims status identifiers: (Original),	r, and as such, the inc m must be indicated a (Currently amended)	lividual status ifter its claim , (Canceled),	
5. Other (e.g., the amendment is unsigned or	not signed in accordance with	n 37 CFR 1.4):		
r further explanation of the amendment format requi	ired by 37 CFR 1.121, see MF	PEP § 714.		
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Applicant is given no new time period if the non-confiled after allowance, or a drawing submission (only amendment with corrections, the entire corrected	amendment must be resubing	bmit the non-compliar nitted.	nt after-final	
Applicant is given one month , or thirty (30) days, we correction, if the non-compliant amendment is one (including a submission for a request for continued amendment filed within a suspension period under <i>Quayle</i> action. If any of above boxes 1, to 4, are chon-compliant amendment in compliance with 37 C	examination (RCE) under 37 37 CFR 1.103(a) or (c), and a	amendment, a non-fi CFR 1.114), a supple	nal amendme emental	
Extensions of time are available under 37 CFR amendment or an amendment filed in response	to a <i>Quayle</i> action.	oliant amendment is a	non-final	
Failure to timely respond to this notice will result Abandonment of the application if the non-confiled in response to a Quayle action; or Non-entry of the amendment if the non-compamendment.	ult in: ompliant amendment is a non-	final amendment or a ary amendment or su	n amendmer	
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Legal Instruments Examiner (LIE), if/applicable			•	